

UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF WASHINGTON  
AT TACOMA

HOLLY DETROIT,

Plaintiffs,

v.

BAYER HEALTHCARE, LLC, et al.,

Defendants.

No. CV11-5089RBL  
MDL No. 2100

ORDER DENYING WITHOUT  
PREJUDICE PLAINTIFF'S MOTION  
TO REMAND [Dkt. # 14]

This matter is before the court on the Plaintiff's Motion to Remand this case to State Court. This is a products liability case arising from the contraceptives "YAZ" and "Yasmin." Defendant Bayer's Motion to Stay this case pending transfer to the Multi District Litigation (MDL) Panel handling a number of these YAZ cases has already been GRANTED. [Dkt. #22].

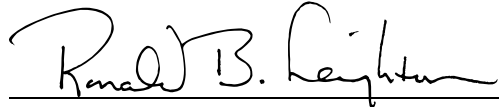
Plaintiff's Motion to Remand is based on her claim that there is no diversity jurisdiction over the case. She argues that one of the defendants, The Vancouver Clinic, is, like her, a citizen of the State of Washington. Defendant Bayer's removal of the case, and its opposition to remand, is based on its claim that The Vancouver Clinic was fraudulently joined for the sole purpose of defeating diversity. Bayer argues that Plaintiff does not have a reasonable possibility of succeeding on her claims against The Vancouver Clinic, and that that Defendant's citizenship should be disregarded for purposes of diversity jurisdiction.

Bayer also points out, persuasively, that the MDL Judge handling the YAZ cases is in turn handling all manner of pretrial Motions, including Motions to Remand, and resolving claims of fraudulent joinder. *See* Dkt. 12, at Exs E-J.

1 The most efficient course is for this case to join the other YAZ cases in MDL. The  
2 Plaintiff's Motion to Remand [Dkt. #14] is DENIED WITHOUT PREJUDICE. The case  
3 remains STAYED pending transfer to MDL. [See Dkt. #22]

4 **IT IS SO ORDERED.**

5 Dated this 5<sup>th</sup> day of May, 2011.

6  
7   
8

9 RONALD B. LEIGHTON  
10 UNITED STATES DISTRICT JUDGE  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28